

**Decorative Development LLC** 01/07  
1584 S 580 E  
American Fork, UT 84003  
801-796-7739

**CAPITAL COMMUNITY BANK**  
97-292/1243

1202

12/10/2007

FAY TO THE  
ORDER OF Division of Oil Gas and Mining

\$ \*\*550.00

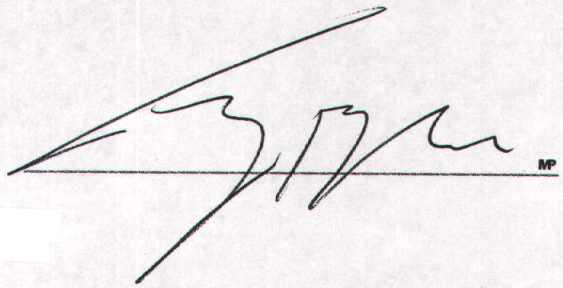
Five Hundred Fifty and 00/100\*\*\*\*\*

DOLLARS 

Division of Oil Gas and Mining

MEMO

cert# 70052570000048018007



**Decorative Development LLC**

Division of Oil Gas and Mining  
fee

penalty

ORIGINAL CHECK  
ROUTED TO ACCOUNTING

12/10/2007

1202

550.00

RECEIVED

DEC 12 2007

DIV. OF OIL, GAS & MINING

Capital Community Ba cert# 70052570000048018007

550





JON M. HUNTSMAN, JR.  
Governor

GARY R. HERBERT  
Lieutenant Governor

# State of Utah

## DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER  
Executive Director

### Division of Oil Gas and Mining

JOHN R. BAZA  
Division Director

December 6, 2007

CERTIFIED RETURN RECEIPT  
7005 2570 0000 4801 8007

Ben McInnes  
Decorative Developments  
15848 South 580 East  
American Fork, Utah 84003

RECEIVED

DEC 12 2007

DIV. OF OIL, GAS & MINING

Subject: Reassessment for Cessation Order MC2007-03-06, Decorative Developments LLC, Developments 1 Mine, S0350033, Salt Lake County, Utah

Dear Mr. McInnes:

The proposed civil penalty assessment for the above referenced cessation order was sent to you on September 5, 2007. At that time the abatement had not been completed and some of the facts surrounding the violation were not available. In accordance with rule R647-7-105, the penalty is to be reassessed when it is necessary to consider facts, which were not reasonably available on the date of the issuance of the proposed assessment. Now that the Cessation Order has been terminated (termination notice enclosed) the assessment can be completed. Following is the reassessment of the penalty for the cessation order:

- MC-07-03-06 Violation 1 of 1 \$550

The enclosed worksheet specifically outlines how the violation was assessed. You should note that good faith has now been considered and some points were awarded which reduces the penalty.

Under R647-7-106, there are two informal appeal options available to you:

1. If you wish to informally appeal the fact of the Cessation Order, you should file a written request for an Informal Conference within thirty (30) days of receipt of this letter.

